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| PPLICATION NO. FILING DATE                   |                 | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO.     | CONFIRMATION NO. |  |
|--|-----------------|----------------------|-------------------------|------------------|--|
| 09/779,210                                   | 02/08/2001      | Fanny Maquaire       | TIF-30144               | 6628             |  |
| 23494  | 7590 12/01/2006 |                      | EXAMINER                |                  |  |
| -  | STRUMENTS INCOR | TRAN, TUAN A         |                         |                  |  |
| P O BOX 655474, M/S 3999<br>DALLAS, TX 75265 |                 |                      | ART UNIT                | PAPER NUMBER     |  |
| ,  |                 |                      | 2618                    | -                |  |
|  |                 |                      | DATE MAILED: 12/01/2006 | 6                |  |

Please find below and/or attached an Office communication concerning this application or proceeding.

## Advisory Action Before the Filing of an Appeal Brief

| Application No. | Applicant(s)    |  |  |
|-----------------|-----------------|--|--|
| 09/779,210      | MAQUAIRE ET AL. |  |  |
| Examiner        | Art Unit        |  |  |
| Tuan A. Tran    | 2618            |  |  |

|  |   | Tuan A. Tran  | 2010  |   |
|--|---|---|---|---|
| The MAILING DAT  | E of this communication appea   | ars on the cover sheet with the   | correspondence add  | ress                                      |
| THE REPLY FILED 03 Novem   | ber 2006 FAILS TO PLACE THIS  | APPLICATION IN CONDITION  | FOR ALLOWANCE.  |   |
| this application, applican<br>places the application in<br>a Request for Continued<br>time periods:  | a final rejection, but prior to or on<br>t must timely file one of the follow<br>condition for allowance; (2) a Not<br>Examination (RCE) in compliance      | ring replies: (1) an amendment, a<br>ice of Appeal (with appeal fee) ir<br>e with 37 CFR 1.114. The reply r | affidavit, or other evider<br>a compliance with 37 C          | rce, which<br>FR 41.31; or (3)            |
| a) 🔯 The period for reply ex   | pires <u>3</u> months from the mailing date   | of the final rejection.   |   |   |
| no event, however, will  | oires on: (1) the mailing date of this Ad<br>the statutory period for reply expire la<br>is checked, check either box (a) or (l                             | ter than SIX MONTHS from the mail   | ing date of the final rejecti                                 | on.                                       |
| TWO MONTHS OF TH   | E FINAL REJECTION. See MPEP 70 and under 37 CFR 1.136(a). The date of   | 6.07(f).  |   |   |
| have been filed is the date for purp<br>under 37 CFR 1.17(a) is calculated<br>set forth in (b) above, if checked.  | obses of determining the period of extend from: (1) the expiration date of the same Any reply received by the Office later adjustment. See 37 CFR 1.704(b). | ension and the corresponding amour<br>hortened statutory period for reply or                                | nt of the fee. The appropri<br>iginally set in the final Offi | ate extension fee<br>ce action; or (2) as |
| <ol> <li>The Notice of Appeal wa<br/>filing the Notice of Appea<br/>a Notice of Appeal has b</li> </ol>  | s filed on A brief in compl<br>al (37 CFR 41.37(a)), or any exten<br>een filed, any reply must be filed   | sion thereof (37 CFR 41.37(e)),   | to avoid dismissal of th                                      | ns of the date of<br>e appeal. Since      |
| AMENDMENTS   | M - V El - d - El E I i H E   |   | .6  |   |
| (a) They raise new iss   | ent(s) filed after a final rejection, bus<br>ues that would require further cor   | nsideration and/or search (see N  |   | ecause                                    |
|  | e of new matter (see NOTE below   |   |   |   |
| (c) ∐ They are not deem appeal; and/or   | ed to place the application in bett   | ter form for appeal by materially   | reducing or simplifying                                       | the issues for                            |
| (d) They present addit   | ional claims without canceling a c  | corresponding number of finally r   | ejected claims.   |   |
| NOTE: (S   | ee 37 CFR 1.116 and 41.33(a)).  |   |   |   |
| 4. The amendments are no   | ot in compliance with 37 CFR 1.12   | 21. See attached Notice of Non-C  | Compliant Amendment   | (PTOL-324).                               |
| 5. X Applicant's reply has ov  | ercome the following rejection(s):  | 35 U.S.C. 112 rejection to claim  | <u>s 1 and 10</u> .   |   |
| <ol> <li>Newly proposed or ame<br/>non-allowable claim(s).</li> </ol>  | nded claim(s) would be all  | owable if submitted in a separate   | e, timely filed amendme                                       | ent canceling the                         |
| 7. For purposes of appeal,   | the proposed amendment(s): a) [<br>d claims would be rejected is prov   |   | vill be entered and an e                                      | explanation of                            |
| The status of the claim(s Claim(s) allowed: None.  | ) is (or will be) as follows:   |   | •   |   |
| Claim(s) objected to: <u>No</u>  | <u>าe</u> .   |   |   |   |
| Claim(s) rejected: <u>1-14</u> .   |   |   |   |   |
| Claim(s) withdrawn from  |   |   |   |   |
| AFFIDAVIT OR OTHER EVIDE   |   | hofore or on the date of filing a   | Nation of Annual will no                                      | t he entered                              |
|  | dence filed after a final action, but<br>to provide a showing of good and<br>d. See 37 CFR 1.116(e).  |   |   |   |
| entered because the affice showing a good and suffice showing a good and showing a good and suffice showing a good and showing a good a good and showing | dence filed after the date of filing a<br>davit or other evidence failed to o<br>icient reasons why it is necessary   | vercome <u>all</u> rejections under app<br>and was not earlier presented.                                   | eal and/or appellant fai<br>See 37 CFR 41.33(d)(              | Is to provide a                           |
| 10. ☐ The affidavit or other ev<br>REQUEST FOR RECONSIDE   | idence is entered. An explanatior<br>RATION/OTHER   | n of the status of the claims after   | entry is below or attach                                      | ned.                                      |
|  | deration has been considered but  | t does NOT place the application  | in condition for allowar                                      | nce because:                              |
| 12.  Note the attached Inform  | mation Disclosure Statement(s). (   | PTO/SB/08) Paper No(s)  |   |   |
| 13. 🔲 Other:   |   |   |   |   |
|  |   |   |   |   |
|  |   |   |   |   |
|  |   |   |   |   |
|  |   |   |   |   |

Continuation of 11. does NOT place the application in condition for allowance because:

The Applicant argued that there is no suggestion to combine Van Der Salm and Barkat because "Van Der Salm emphasized the algorithmic conversion of caller identification information into ring tones to avoid a large memory containing ring tones, and this counters any suggestion that a name recognition database" (See remark, page 3). The Examiner respectfully disagrees with the Applicant's argument. In this instant case, Van Der Salm does teach a memory 19 (database) for storing telephone numbers with theirs associated customized audio files (name sound) used by the caller identification circuit for gettting user's attention during its operation of receiving incoming calls (e.g. JOHN calling) (See page 16, lines 25-36, page 19 line 37 to page 20 line 2) and Barkat teaches a database for storing customized audio files (name sound) with theirs associated telephone numbers used by the voice activated dialing circuitry for getting user's attention during its operation of dialing outgoing calls (e.g. calling JOHN) (See figs. 2-4 and col. 3 line 26 to col. 5 line 45). Since both Van Der Salm and Barkat teach the utilization of database containing telephone numbers and theirs associated audio files by circuitry of mobile communication device; therefore they are combinable and Van Der Salm in view of Barkat wherein device's caller identification circuitry and device's voice activated dialing circuitry utilize the same database of telephone numbers and theirs associated audio files (name sound), would arrive to the claimed invention. Besides, the previous action mailed on 07/03/2006 was made Final based upon the amendment filed on 12/16/2004.

Matthew D. Anderson

SPE - 2618